United States District Court
Western District OF T. No. beorge Bryont agast Complaint LI Jordan and capacities and Worden (Juny trial Shim. Lindramood (M) emonded Sherry Lindamood sued in her individual and officed capacities and CCA WhiteVille Correctional facility sued in capacities. 1. This is a civil action culthorized by 42 U.S.C. Section 1983 to + redress the deprivation under color of state law, of rights secured by the Constitution of the United States. The Court has jurisdiction under 28 U.S. C. Plaintiff seeks Pleminory injuction relief pursuant to 28 U.S. C. Plaintiff Claims for injuctive relief are authorized by 28 U.S. C. and Rule 65 of the Federal Rules of Civil Procedure

2. U. S. District Court, Western District of Tonnessee Federal Building, Room 242 167 North Main Street, Memphis T.N. 38/03 3. broose Bryant is and was herein a prisoner of the State of Tennessee in the custody of Department of Corrections He is confined in Whitevelle Correctional Facility in Whitevelle T.N. c. Ly of whiteville 38075

of whiteville Correctional Facility. The is legally responsible for the overall operation of Whiteville Correctionally Facility

Amos is correction of ficers of C.C.A who at all times mentioned in this complaint held rank of Lt Jordan and St Amos and was assigned to whiteville Correctional facility

6. Each defendant is sweet individually and in his or office! capacity. At all times mentioned in this complaint each defendant acted under the color of state law.

III Facks 7. The plaintiff beorge Bryant was incorporated at whiteville Correctional Facility during the events described in this complaint.
8. Defendants Lt Tordan 59t Amos are correctional officers employed at whiteville Correctional Facility they are sued in their individual Capacity. 9. There Lindamood is the Worden of Whiteville and is responsible for all administration the is the Swed in her individual and officer capacities 10. All the defendants have acted, and continue to act, under color of state law at all times relevant to this complaint 11. On p sept 3rd 2014 the plaintilf was denied Protective Custally 12. On Sept 3rd 2014 Lt Jordon and Soft Amos placed a close austody inmate in the cell with plaintist who is a minimum austody l'inmate. 13. On Sept 3rd soon as the ebse custed in made was put in plaint. If eall he was violently assautted 14. Justen Lt Jordon and 5st Amos brought the inmote into seg C.O Sharp told them the inmote was close custady

15. When Lt Jorden and Soft Amos brought the inmake into Seg inmate Terrine Feaste the inmate was close custedly and stated you not supposed to put him with a minimum custody inmate have to clear with it, and proceeded the put the inmade in the cell with the cell with 17. Set Amos put the inmode in the cell with plaintiff and uncussed him and watched as the close custaly inmode assaulted the plaintiff Jet Amos did not hit no code safeth safeth get the plaint. It On Supt 4th inmode bessed & Amos to get him medical attention because his head was still bleeding be allowed, to sten up you 20 At no time during the assoult did sort the provide safety or security

B. Issue an injuntion ordering defendants Lt Jordon Syl Amos or their help for continuing head chie 2. Carry out without delay the trustment directed by such medical practitioner C. Isue on injunction ordering Lt Jordon and 55t Amos to insure the salety and security to all inmutes Of Award compensatory domuges in the following amounts 1.175,000 jointly and severally against all detendents for the physical and emotional injuries sustained as a vasuit of detendents the plaintists assoult due to detendents 2. 25,000 jointly and severally assist defendants for their factors to praid adequate satisfication and adequate satisfication and adequate satisfications. In the following appoints 1. 25,000 each against Lt. Jordan 25,000 each against Sat Amos 3,000 each against Sat Amos 35,000 each against Wardin Sherry Lindonaud

F. Levent such other relief as it may appear that plaintiff is entitled	
Park Sept 3rd 2014 Respectfully Submitted Isign? Herry Buyar	414311
Leone Bruent 464311 P.D. Box 679 Whiteville I.N. 38075	
TOTAL LAZO, SOO/S	